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11 Attorneys for Defendant JAMES ARTHUR RAY

12 SUPERIOR COURT OF STATE OF ARIZONA
13 COUNTY OF YAVAPAI

14 STATE OF ARIZONA,

15 Plaintiff,

16 vs.

17 JAMES ARTHUR RAY,

18 Defendant.
19

CASE NO. V1300CR201080049

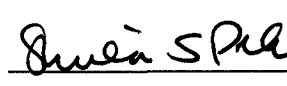
**ORDER GRANTING DISCLOSURE
PURSUANT TO ARIZ. R. CRIM. P.
15.1(G)**

Div. PTB - Honorable Warren R. Darrow

21 Approved as to form:

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24 Luis Li

25 Counsel for Defendant
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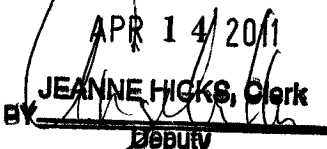
Sheila Polk

Yavapai County Attorney

e-☒ County Attorney
e-☒ Victim Services
e-☒ Court Admin

e-☒ Kelly, Thomas, (counsel for defendant)
e-☒ Munger Tolles & Olson, Pro Hac Vice, (for defendant)
e-☒ Perkins Core Brown & Bain, (for KTVK TV)
e-☒ Steptoe & Johnson, (for KPNX/Phx Newspaper/Tru TV and In Session)
e-☒ Gallagher & Kennedy, (for Shore family)
e-☒ Aspey Watkins & Diesel, (for Newman Family)
e-☒ Murphy Schmitt Hathaway & Wilson, (for Brown Family)

Total 10 = e
0 = H

FILED
11:42 O'Clock A M
APR 14 2011
JEANNE HICKS, Clerk
BY  Deputy

1 Based on Defendant James Arthur Ray's Motion for Disclosure By Order of the Court Pursuant to
2 Ariz. R. Crim. P. 15.1(g), and good cause appearing therefor, specifically that the Defendant has
3 substantial need in the preparation of his case for material or information not otherwise covered
4 by Rule 15.1, and that the defendant is unable without undue hardship to obtain the substantial
5 equivalent by other means:

6
7 IT IS ORDERED that Richard Haddow and Haddow Environmental Research
8 Organization produce and disclose the following items in his possession, custody or control to
9 Defendant forthwith by the end of business today, April 14, 2011.

- 10
- 11 1. Any and all communications between the Yavapai County Attorney's Office and
12 Richard Haddow, including without limitations e-mails and written
13 correspondence.
 - 14 2. Any and all communications between the Yavapai County Sheriff's Office and
15 Richard Haddow, including without limitations e-mails and written
16 correspondence.
 - 17 3. Any and all reports, including drafts or preliminary reports, statements, and
18 examination notes made by Richard Haddow in connection with the October 8,
19 2009 sweat lodge incident at Angel Valley.
 - 20 4. Any and all documents, information and items provided to Richard Haddow by the
21 Yavapai County Attorney's Office and/or the Yavapai County Sheriff's Office.
 - 22 5. Any and all documents, information and items relied upon Richard Haddow in
23 reaching any conclusions, opinions, or results in connection with the October 8,
24 2009 sweat lodge incident at Angel Valley.
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1 IT IS FURTHER ORDERED that the disclosure of items 1 through 5 be made to:

2 Thomas K. Kelly

3 Law Offices of Thomas Kelly

4 425 E. Gurley

5 Prescott, Arizona 86301

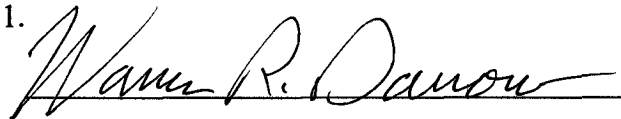
6 Email: tskelly@kellydefense.com

7 Fax: (928) 445-0414

8 IT IS FURTHER ORDERED that counsel for Mr. Ray provide immediately to the State
9 copies of any and all documents received pursuant to this Order.

10 IT IS FURTHER ORDERED that Richard Haddow submit to a tape-recorded interview
11 by the defense at a date and time arranged by the parties and only after disclosure of items 1
12 through 5 has been made.

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14 SIGNED this 14th day of April, 2011.

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16 Warren R. Darrow

17 Judge of the Superior Court
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